REMARKS

The Applicants have carefully reviewed the Final Office Action mailed June 13, 2007 and offer the following remarks.

Claims 1-6, 8, and 9 were rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,496,867 B1 to *Beser et al.* (hereinafter "*Beser*"). The Applicants respectfully traverse the rejection.

According to Chapter 2131 of the M.P.E.P., in order to anticipate a claim under 35 U.S.C. § 102, "the reference must teach every element of the claim," The Applicants respectfully submit that Beser does not disclose each and every element recited in claims 1-6, 8, and 9. Accordingly, Beser cannot anticipate these claims. More specifically, claim 1 recites a method of forwarding a packet to a destination comprising, among other features, determining a private destination address and determining "a private address of a private remote sub-endpoint of a tunnel, said private sub-endpoint being associated with said private destination address." Claims 8 and 9 include similar features. The Applicants submit that Beser does not disclose the feature of determining two separate private addresses, a private destination address and a private address of a private remote sub-endpoint which is associated with the private destination address. In maintaining the rejection, the Patent Office states that Beser discloses this feature in column 22. lines 6-22. The Applicants respectfully disagree. At most, Beser discloses that a first network device 14 receives a packet from an originating network device 24 destined for a terminating network device 26.2 Upon receipt, the first network device 14 determines that a private network address associated with of the terminating network device 26 is associated with a public network address of a second network device 16.3 Thus, Beser only discloses determining one private address. Nowhere does Beser disclose that, in addition to determining the private network address associated with the terminating network device 26, determining a private address of a private remote sub-endpoint which is associated with the private network address. Accordingly, claims 1, 8, and 9 are patentable over Beser and the Applicants request that the rejection be withdrawn. Similarly, claims 2-6 are patentable over Beser for at least the same reasons along with the novel features recited therein.

¹ See Final Office Action mailed June 13, 2007, pages 2 and 3.

² See Beser, col. 22, lines 8-13.

³ See Beser, col. 22, lines 13-18.

The present application is now in a condition for allowance and such action is respectfully requested. The Examiner is encouraged to contact the Applicants' representative regarding any remaining issues in an effort to expedite allowance and issuance of the present application.

Respectfully submitted,
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